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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/347,106		07/02/1999	STANLEY A. HRONIK	M-7086US	3360
24251	7590	11/22/2002			
SKJERVE		ILL LLP	EXAMINER		
25 METRO SUITE 700			ANDERSON, MATTHEW D		
SAN JOSE	, CA 9511	10		ART UNIT	PAPER NUMBER
				2186	11
				DATE MAILED: 11/22/2002	11

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applica	tion No.	Applicant(s)	
,		09/347,	106	HRONIK, STANLEY A.	
C	Office Action Summary	Examin	er	Art Unit	
		Matthew	D. Anderson	2186	
The Period for Re	e MAILING DATE of this commun ply	nication appears on t	he cover sheet with t	he correspondence address	
THE MAIL - Extensions after SIX (6 - If the period - If NO period - Failure to re - Any reply re	ENED STATUTORY PERIOD F ING DATE OF THIS COMMUN of time may be available under the provisions of MONTHS from the mailing date of this com- for reply specified above is less than thirty (it of for reply is specified above, the maximum so- ply within the set or extended period for reply ceived by the Office later than three months int term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no emunication. 30) days, a reply within the st tatutory period will apply and y will, by statute, cause the apply and the statute of the statute.	event, however, may a reply a atutory minimum of thirty (30 will expire SIX (6) MONTHS oplication to become ABAND	be timely filed) days will be considered timely. from the mailing date of this communi ONED (35 U.S.C. § 133).	cation.
1)⊠ Re	sponsive to communication(s) f	iled on <u>12 November</u>	<u> 2002</u> .		
2a)⊠ Thi	s action is FINAL .	2b) This action i	s non-final.		
	ce this application is in conditionsed in accordance with the prace				rits is
·	m(s) <u>1-56</u> is/are pending in the	application			
	Of the above claim(s) <u>56</u> is/are v	• •	ideration		
'	m(s) <u>38-45</u> is/are allowed.	with the transfer of the trans	ideration.		
· <u> </u>	m(s) <u>1-13,17,25,27-36 and 46-5</u>	55 is/are rejected			
<u> </u>	m(s) <u>14-16,18-24,26 and 37</u> is/a	-			
<u> </u>	m(s) are subject to restri	-	requirement		
Application P		ottori aria/or cicottori	requirement.	-	
9) <u></u> The s	specification is objected to by th	e Examiner.			
10)⊠ The o	drawing(s) filed on <u>02 July 1999</u>	! is/are: a)⊠ accepted	d or b)⊡ objected to b	y the Examiner.	
Ap	plicant may not request that any ob	ejection to the drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).	
11)[] The բ	proposed drawing correction file	ed on is: a) [approved b)⊡ disa	oproved by the Examiner.	
If a	pproved, corrected drawings are re	equired in reply to this	Office action.		
12) <u></u> The o	oath or declaration is objected to	o by the Examiner.			
Priority unde	r 35 U.S.C. §§ 119 and 120				
13) Ack	nowledgment is made of a clain	n for foreign priority ι	ınder 35 U.S.C. § 11	19(a)-(d) or (f).	
a)∐ Al	l b)☐ Some * c)☐ None of:				
1.	Certified copies of the priority	documents have be	en received.		
2.	Certified copies of the priority	documents have be	en received in Appli	cation No	
3. <u></u> * See tl	Copies of the certified copies application from the Internote attached detailed Office action	national Bureau (PC	T Rule 17.2(a)).	· ·	?
	owledgment is made of a claim		•		ication).
a) 🗌	The translation of the foreign la owledgment is made of a claim	nguage provisional a	application has been	received.	,
Attachment(s)		usinodio priority	225, 55 5.5.5. 33		
1) Notice of R 2) Notice of D	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (I Disclosure Statement(s) (PTO-1449) F			mary (PTO-413) Paper No(s) mal Patent Application (PTO-152)	

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DETAILED ACTION

Drawings

1. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Response to Amendment

2. In response to the amendment filed 11/12/02: claim 52 has been amended...

Allowable Subject Matter

- 3. Claims 38-45 are allowed.
- 4. Claims 14-16, 18-24, 26, and 37 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. The following is a statement of reasons for the indication of allowable subject matter: the prior art does not teach or suggest the following:

[Claim 14]: at least two registers for providing both a burst address received at the address bus and at least one read/write control signal received at the input terminal of the memory circuit to the at least two memory blocks sequentially in one clock cycle;

[Claim 18]: selecting a first write burst address stored in a first register corresponding to the last write burst operation;

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[Claim 20 & 38]: the third write data item is written to one of the memory blocks at the initiation of the first write burst operations, and the fourth write data item is written to the other one of the memory blocks half a clock cycle after the initiation of the first write burst operation;

[Claims 26 & 37]: generating an echo clock signal when a read data item is provided on the data bus.

- 6. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."
- 7. Since allowable subject matter has been indicated, applicant is encouraged to submit formal drawings in response to this Office action. The early submission of formal drawings will permit the Office to review the drawings for acceptability and to resolve any informalities remaining therein before the application is passed to issue. This will avoid possible delays in the issue process.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 1-4, 10-13, 17, 25, 27-31, and 46-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ryan (US Patent # 5,749,086) and Hronik *et al.* (US Patent 6,381,684).

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10. With respect to claims 1, 28, 46, 48, 50, 52, 54, Ryan discloses:
an address bus for receiving an address, as shown in item 105 of figure 3;
at least two memory blocks, as shown by the memory array 101 in figure 3;
an data bus for receiving data, as shown in item 130 of figure 3;
a sequential write burst and sequential read burst via the data bus, as shown in figure 19.

11. With respect to claims 2, 10, 29, 46, 49, Ryan discloses:

the first and second write data items are provided on the data bus at least one clock cycle after the first write burst operation is initiated, by teaching in figure 15, idle states (NOP) occurring after the write mode is selected, but before the write burst is started;

the first and second read data items are provided on the data bus at least one clock cycle after the first read burst operation is initiated, by teaching in figure 7, idle states (NOP) occurring after the read mode is selected, but before the read burst is started.

- 12. With respect to claims 3, 30, 48, 52, Ryan discloses a read/write control signal for indicating a write burst or a read burst operation, by teaching in Table 1 of column 6, lines 35-40, determining the mode by the command signals.
- 13. With respect to claims 4, 31, Ryan discloses second and third read or write bursts, as shown in figure 19.
- 14. With respect to claim 11, Ryan discloses an output circuit enable, by teaching in figure 19 of an output enable signal.
- 15. With respect to claim 12, Ryan discloses:

an input terminal for receiving the control signals, by showing the command decode device (104) in figure 3;

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the output circuit being enabled by a 3-state signal, by teaching in Table 2 of column 6, lines 50-60, determining the read and write modes by the command signals.

- 16. With respect to claims 13, 47, 51, Ryan discloses a multiplexer for receiving a clock signal and read data items, and sequentially transferring to an output bus of the multiplexer, the read data items in accordance with the state of the clock signal, as shown in figures 3 and 19.
- 17. With respect to claims 25, 53, Ryan discloses a SRAM, in column 11, line 20.
- 18. With respect to claim 27, Ryan discloses:

a data-in bus for receiving write data items, as shown by the bus connected to the data-in buffer (126) of figure 3;

a data-out bus for providing read data items, as shown by the bus connected to the data-out buffer (128) of figure 3.

- 19. With respect to claim 54, Ryan discloses that consecutive read and write burst operations are capable to be performed sequentially in any order, by teaching in figure 11 of a burst read followed by a write, and in figure 19, of a burst write followed by a read.
- 20. With respect to the independent claims, Ryan teaches all other claim limitations, but does not specifically disclose initiating a read/write burst on the next consecutive clock cycle after the initiation of the first write/read burst. Hronik *et al.* disclose in figure 2, initiating a read burst the next clock cycle after initiating a write burst.
- 21. With respect to claim 46, Hronik *et al.* disclose providing read data on the data bus within one clock cycle after the read operation is initiated, as shown in figure 2.
- 22. It would have been obvious to one of ordinary skill in the art, having the teachings of Ryan and Hronik *et al.* before him at the time the invention was made, to modify the memory

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system with read and write bursts of Ryan, to include the consecutive initiation of the burst cycles, as in the memory access control system with read and write bursts of Hronik *et al.*, in order to improve system throughput, as taught by Hronik *et al.*.

- 23. Claims 5-9, 32-36, and 55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ryan, Hronik *et al.*, and Hayes *et al.* (US Patent # 5,987,570).
- 24. Ryan and Hronik *et al.* teach all other limitations of the parent claims, but does not specifically disclose the following:
- 25. With respect to claims 5, 32, 55, Hayes *et al.* disclose overlapping of the transfer of data items during half a clock cycle, by teaching in column 5, lines 12-15, overlapping of the first and second read block transactions.
- 26. With respect to claims 6-7, 17, 33-34, Hayes *et al.* disclose overlapping of write bursts, by teaching in column 14, lines 4-5, overlapping a write to physical memory with another burst.
- 27. With respect to claims 8-9, 35-36, Hayes *et al.* disclose overlapping of read bursts, by teaching in column 5, lines 12-15, overlapping of the first and second read block transactions.
- 28. It would have been obvious to one of ordinary skill in the art, having the teachings of Ryan, Hronik *et al.*, and Hayes *et al.* before him at the time the invention was made, to modify the memory system with read and write bursts of Ryan and Hronik *et al.*, to include overlapping of memory read/writes, as in the memory access control system of Hayes *et al.*, in order to improve system throughput, as taught by Hayes *et al.*.

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Response to Arguments

29. The applicant alleges that the Hronik patent should be disqualified under the provisions of 35 USC § 103(c). Because the present application was filed before 11/29/02, the provisions of 35 USC § 103(c) do not apply and the rejection is maintained.

Conclusion

30. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

31. The prior art made of record on form PTO-892 and not relied upon is considered pertinent to applicant's disclosure. Applicant is required under 37 C.F.R. § 1.111(c) to consider these references fully when responding to this action. The documents cited therein teach similar memory burst transmission systems.

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32. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew D. Anderson whose telephone number is (703) 306-5931. The examiner can normally be reached on Monday-Friday, 2nd Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matt Kim can be reached on (703) 305-3821. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7239 for regular communications and (703) 746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

My.

Matthew D. Anderson November 19, 2002

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100